

CHAPTER 164.

[Published March 17, 1869.]

AN ACT to amend chapter 130 of the general laws of 1868, entitled "an act to provide for the assessment of property for taxation, and the levy of taxes thereon."

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows :

SECTION 1. Subdivision three of section two of ^{Amended.} chapter 130 of the general laws of 1868, relating to the assessment of property for taxation and the levy of taxes thereon, is hereby amended so as to read as follows :
"Personal property owned by any religious, scientific, literary or benevolent association, used exclusively for the purposes of such association, and the real property necessary for the location and convenience of the buildings of such associations and embracing the same, not exceeding ten acres if not leased or otherwise used for pecuniary profits, and including parsonages, whether of local churches or districts, and whether occupied by the pastor permanently or rented for his benefit. The occasional leasing of such buildings for schools, public lectures or concerts, or the leasing of the parsonage as aforesaid, shall not render them or either of them liable to taxation."

SECTION 2. This act shall take effect and be in force from and after its passage.

Approved March 11, 1869.